1980. Copies of the approved program are available at:

- (a) Office of Surface Mining Reclamation and Enforcement, Casper Field Office, 100 East B Street, room 2128, Casper, Wyoming 82601–1918, Telephone: (307) 261–5776.
- (b) Wyoming Department of Environmental Quality, Land Quality Division, Herschler Building, 122 West 25th Street, Cheyenne, Wyoming 82002, Telephone: (307) 777–7756.

[56 FR 3219, Jan. 29, 1991]

§ 950.12 State program provisions and amendments not approved.

- (a) The following provisions of the Rules and Regulations of the Land Quality Division of the Wyoming Department of Environmental Quality, as submitted on May 1, 1986, are hereby disapproved:
- (1) The phrases "run-of-the-mine" and "to separate the coal from its impurities" within the definition of "coal preparation plant" at Chapter I, section 2(m);
 - (2) [Reserved]
- (3) Deletion of the requirement at Chapter II, section 3(a)(vi)(H)(II)(3) to collect baseline surface water data on acidity:
- (4) Deletion of the locational data requirements for monitoring stations at Chapter II, section 3(a)(vi)(M);
 - (5) [Reserved]
- (6) Replacement of the word "is" with the phrase "the vegetative cover and total ground cover are" in Chapter IV, section 2(d)(vi);
- (7) Addition of the phrase "or an alternative success standard approved by the Administrator" to Chapter IV, section 2(d)(vi);

- (8)-(9) [Reserved]
- (10) All revisions to Chapter IV, section 3(a)(ix) concerning cut-and-fill terraces:
- (11) Addition of section 1(a)(ii)(C), section 2(c), and section 3 to Chapter IX, which would have provided a general variance from the approximate original requirements; and
- (12) All revisions to Chapter XVII, which would have introduced a new enforcement scheme.
- (b) The following provision of the Rules and Regulations of the Land Quality Division of the Wyoming Department of Environmental Quality, as submitted on December 13, 1985, is hereby disapproved: Addition of section 1(b)(iii) to Chapter XII which would have allowed personal property other than allowed by 30 CFR 800.5 (cash accounts, negotiable bonds, certificates of deposit, and letters of credit) to be posted as collateral bond.

[51 FR 42218, Nov. 24, 1986, as amended at 52 FR 16847, May 6, 1987; 57 FR 48991, Oct. 29, 1992; 59 FR 14753, Mar. 30, 1994; 68 FR 62523, Nov. 5, 2003]

§ 950.15 Approval of Wyoming regulatory program amendments.

The following is a list of the dates amendments were submitted to OSM, the dates when the Director's decision approving all, or portions of these amendments, were published in the FEDERAL REGISTER and the State citations or a brief description of each amendment. The amendments in this table are listed in order of the date of final publication in the FEDERAL REGISTER.

Original amendment submission date	Date of final publication	Citation/description
March 26, 1981, April 8, 1981.	February 18, 1982	LQD Rules, Ch I, §2(14) defining "complete application;" Ch II, §§1.c., 2.a.(1)(f)(ii), 3.a(6)(b)(iii), (d)(ii); Ch IV, §§2.c.(2)(a), 2.d.(6), 3.p.(1)(a); sworn applicant statement regarding reclamation fees payment.
May 26, 1982	September 27, 1982	LQD Rules, Ch I, §2(99).
March 3, 8 and 21, 1983.	November 9, 1983	W.S. 35–11–103(e) (xxiii), (xxiii) defining "complete application," "deficiency" in permit applications, "interim mine stabilization;" W.S. 35–11–401(n), 406(h); LQD Rules, Ch I, §2; Ch XIII, §2; Ch XVI, §§1 through 6.
June 25, 1984	February 28, 1985	LQD Rules, Ch IV, §§ 1, 2; Ch XII, §§ 1 through 7; Ch XVII, §§ 1 through 3.
September 21, 1984	December 3, 1985	LQD Rules, Ch I, §2; Ch XIII.
October 12, 1984	December 13, 1985	LQD Rules, Ch VI, §6.
June 19, 1985	January 2, 1986	LQD Rules, Ch X, and accompanying Appendix A.
June 10, 1985	March 31, 1986	LQD Rules, Ch II, §3; Ch III, §2; Ch V, §§1, 6, 7; Ch VI, §§2 through 5; Ch VII, §§1 through 4; Ch XI, §§1 through 4, 6; Ch XVI, §§1 through 5.